

PATENT P56668

2003 JUL 24 TH 5: 03

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

US PATENT O TR'LELL'AK

In re Application of:

LYNN G. HILDEN

Serial No.:

10/085,069

Examiner:

BERGIN, JAMES S.

Filed:

1 March 2002

Art Unit:

3641

For:

RAPID DEFLAGRATION CORD (RDC) ORDNANCE TRANSFER LINES

REQUEST FOR REFUND

Mail Stop: 16

Attn: Refund

Director of the U.S. Patent & Trademark Office

2051 Jamieson Ave, Suite 300

Alexandria, VA 22314

Sir:

Applicant respectfully request for refund o \$100.00 under fee code [1202] overcharged on 23 June 2006 in the above-referenced application for the reason as follows:

Applicant filed Amendment and Response to Restriction Requirement on 19 June 2006 in response to the restriction requirement set forth in the Office action of Paper Number 20060514 mailed on 19 May 2006. Applicant added claims 66 and 67 in that Amendment and Response to Restriction Requirement filed on 19 June 2006 with the total number of claims of thirty-five (35), including two (2) independent claims. When Applicant first filed this application to the United States Patent & Trademark Office on 1 March 2002, Applicant paid for fifteen (15) claims in excess of twenty (20) claims, which would give Applicant to claim thirty-five (35) claims without incurring additional fee during prosecution. Consequently, Applicant specifically stated in the last paragraph

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of Amendment and Response to Restriction Requirement filed on 19 June 2006 that "...this Amendment/Response does *not* incur additional fee." Therefore, the claims in excess of twenty fee \$100.00 was <u>not</u> necessary, and the amount \$100.00 should be refunded.

Accordingly, the Commissioner is respectfully requested to immediately refund \$100.00 under fee code [1202] overcharged on 23 June 2006 to Applicant's undersigned attorney's Deposit Account No. 02-4943.

Please refer the attached documents for the above-reference patent application.

Respectfully submitted,

Robert E. Bushnelf Attorney for Applicant Reg. No.: 27,774

1522 "K" Street, N.W., Suite 300 Washington, D.C. 20005 (202) 408-9040

Folio: P56668

Date: 21 July 2006

I.D.: REB/ks Enclosures:

1. A copy of Fee transmittal and check #42120 filed on 1 March 2002

2. A copy of Amendment and Response to Restriction Requirement filed on 19 June

2006

3. A copy of Monthly Statement of Deposit Account dated 6/30/06

ROBERT E. BUSHNELL LAW OFFICE

1522 K. STREET, N.W., SUITE 300 WASHINGTON, D.C. 20005-1202 (202) 408-9040



CITIBANK, F.S.B. WASHINGTON, D.C. 20038-0987

42120

15-7011/2540

3/1/2002

PAY TO THE ORDER OF

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\$ **1,178.00

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Assistant Commissioner for Patents and Trademarks Washington

D.C. 20231

P56668

MEMO

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Box: Patent New Application . LYNN G. HILDEN . Filing Fee.

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3/1/2002

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Commissioner Of the United States Patent And Trademark Office

\$ **40.00

Assistant Commissioner for Patents and Trademarks

P56668

Washington D.C. 20231

MEMO

Box: Assignment - LYNN G. HILDEN

#042121# #254070116#

IP 1510 49150

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ROBERT E. BUSHNELL

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Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Complete if Known FEE TRANSMITTAL To be Assigned Application Number 1 March 2002 Filing Date LYNN G. HILDEN First Named Inventor To be Assigned Examiner Name To be Assigned Group/Art Unit TOTAL AMOUNT OF PAYMENT P56668 Attorney Docket No. (\$) 1,218.00 FEE CALCULATION (continued) METHOD OF PAYMENT (check one) The Commissioner is hereby authorized to charge indicated 3. ADDITIONAL FEES 1.Q fees and credit any over payments to: Large Entity Small Entity Deposit Account Number: 02-4943 Deposit Account Number: Fee Fee Fee Fee Paid Fee Description Code (\$) Code (\$) S Surcharge-late filing fee or oath Charge Any Additional Fee Required Under 37 C.F.R. §1.16 and 105 130 205 65 1.17. Surcharge-late provisional filing fee or cover sheet \$ 25 Applicant claims small entity status. See 37 CFR 1.27 127 50 227 Non-English specification 139 130 39 130 For fling a request for reexamination 147 2,520 147 2.520 Payment Enclosed: (CHECK #42120 & #42121) Requesting publication of SIR prior to Examiner 112 9201 112 920" ■ Check 🔾 Credit Card 🚨 Money Order 🗖 Other action Requesting publication of SIR after Examiner action \$ 1.840 * 113 1.840* **FEE CALCULATION** 113 Extension for reply within first month 1. BASIC FILING FEE 115 110 215 55 Extension for reply within second month arge Entity Small Entity 116 400 216 200 Extension for reply within third month 117 217 Fee 920 460 Fee Fee Fee Paid Fee Description Cade (\$) Coda (\$) Extension for reply within fourth month 118 1,440 218 720 Extension for reply within fifth month \$740.00 128 1.960 228 980 101 740 201 370 Utility filing fee 320 330 206 165 Design filing fee 5 119 219 160 Notice of Appeal 106 120 320 220 160 Filing a brief in support of an appeal 107 510 207 255 Plant filing fee s 121 280 221 140 Request for oral hearing 108 740 208 370 Reissue filing fee Provisional filing fee s 138 1,510 138 1,510 Petition to institute a public use proceeding 114 160 214 A٨ (\$)<u>740.</u>00 140 110 240 55 Petition to revive - unavoidable SUBTOTAL (1) 2. EXTRA CLAIM FEES 141 1,280 241 640 Petition to revive - unintentional Extra Fee from 142 1.280 242 640 Utility issue fee (or reissue) Claims below Paid 143 460 243 230 Design issue fee = \$270.00 144 620 244 310 Plant issue fee \$18.00 Total claims 35 -201 \$168.00 122 130 122 130 Petitions to the Commissioner Independent - 3** = \$84.00 Claims Petitions related to provisional applications 123 50 123 50 Submission of Information Disclosure Statement 126 180 126 180 Multiple Dependent Recording each patent assignment per property 581 40 581 40 or number previously paid, if greater; For Reissues, see below \$40.00 (Times number of properties) Large Entity Small Entity 146 Filing a submission after final rejection 740 246 370 Fee Description Fee FAA (37 C.F.R. §1.129(a)) S Code (\$) Code (\$) For each additional invention to be examined 103 18 203 9 Claims in excess of 20 149 740 249 370 (37 C.F.R. §1.129(b)) 102 84 202 42 Independent claims in excess of 3 104 280 204 Multiple dependent claim, if not paid 140 ** Reissue independent claims over 109 84 209 42 Other Fee (specify) S original patent 110 210 ** Reissue claims in excess of 20 and 18 9 over original patent Other Fee (specify) SUBTOTAL (2) (\$) 438.00 ** Reduced by Basic Filing Fee Paid SUBTOTAL (3) \$40.00 Complete (if applicable) SUBMITTED BY Typed or Printed 27,774 Robert E. Bushnell, Esq. Reg. Number Name Date 1 March 2002 Deposit Account Signature User ID

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

LYNN G. HILDEN

Serial No.:

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Examiner:

BERGIN, JAMES S.

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Art Unit:

3641

For:

RAPID DEFLAGRATION CORD (RDC) ORDNANCE TRANSFER LINES

AMENDMENT AND RESPONSE TO RESTRICTION REQUIREMENT

Paper No. 18

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In response to the restriction requirement set forth in the Office action mailed on 19 May 2006 (Paper No. 20060514), Applicant submits the following:

CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby certify that, on 19 June 2006, this correspondence is being facsimile transmitted to the U.S. Patent & Trademark Office (Facsimile No. 571-273-8300)

Total 17 sheets

Folio: P56668 Date: 6/19/06 I.D.: REB/kf For Robert E. Bushnell Reg. No. 27,774

IN THE CLAIMS

Please add claims 66 and 67 as follows:

Claims 1-32 (canceled)

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33 (previously presented): An ordnance energy transfer system, comprising:

a rapid deflagrating cord extending from a first end and a second end of a transfer line, said rapid deflagrating cord having a burn a rate of 1000 to 1500 feet per second; and

a first metal tubing hermetically encapsulating said rapid deflagrating cord from said first end to said second end of said transfer line, said first metal tubing being crimped at each end thereof, onto said transfer line at said first and second ends of said transfer line, to hold said rapid deflagration cord in place in said first metal tubing

- 34. (previously presented): The system of claim 33, further comprising a first end fitting disposed at said first end of said transfer line, said first end fitting having a first ferrule being welded to said first metal tubing at said first end of said transfer line to form a hermetic seal for said rapid deflagrating cord and for charges stored in said first end fitting during shelf life, installation and use preventing unwanted moisture from entering the system and preventing gases produced from said system from escaping.
- 35. (previously presented): The system of claim 34, said first ferrule being surrounded and attached to an annular sealing material that provides a hermetic seal for said first end fitting and said

rapid deflagrating cord when said first end fitting is installed inside a transfer manifold.

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- 36. (previously presented) The system of claim 34, further comprising a second end fitting disposed at said second end of said transfer line, said second end fitting having a second ferrule connecting said second end of said transfer line to said second end fitting.
- 37. (previously presented) The system of claim 36, each respective ferrule being crimped to respective ends of said first metal tubing firmly pinching respective ends of said rapid deflagrating cord into respective ones of the first and second end fittings.
- 38. (previously presented) The system of claim 34, said first ferrule having a booster charge stored therein, said first ferrule being laser beam welded to a rim of a first closure cup, said first closure cup facing away from said booster charge, said laser beam welding allowing stainless steel from said first closure cup and said first ferrule to mix and to serve as a donor of steel to said laser beam weld providing a strong attachment between said first closure cup and said first ferrule.
- 39. (previously presented) The system of claim 38, a bottom surface of said first closure cup being coined wherein portions of said bottom surface have a thickness less than 0.0025 inches where other portions of said bottom surface having a thickness of at least 0.003 inches.
- 40. (previously presented) The system of claim 33, said first metal tubing being stainless steel and having an inner diameter of 0.062 inches and an outer diameter of 0.094 inches allowing said first metal tubing to be semi flexible.

41. (previously presented) The system of claim 33, said rapid deflagrating cord having a diameter of 0.050 inches.

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- 42. (previously presented) The system of claim 33, said rapid deflagrating cord comprising: a rapid deflagration material of Cs₂B₁₂H₁₂ mixed with KNO₃; and a metal encasement surrounding said rapid deflagration material, said metal encasement having a diameter of 0.050 inches.
 - 43. (previously presented) The system of claim 38, said first ferrule having a spit hole along a central axis thereof, said spit hole being bounded on a first side by said rapid deflagrating cord and being bounded on a second side by a booster charge, said spit hole enabling and end of said rapid deflagrating cord to energize said booster charge to blow apart said first closure cup or to allow said booster charge to start the burning of said rapid deflagrating cord.
 - 44. (previously presented) The system of claim 34, said first end fitting being one of a percussion primer end fitting, a detonating high energy end fitting and a low energy end fitting.
 - 45. (previously presented) The system of claim 36, said second end fitting being one of a percussion primer end fitting, a detonating high energy end fitting and a low energy end fitting, when said first end fitting is the detonating high energy end fitting or the low energy end fitting.
 - 46. (previously presented) The system of claim 36, said first end fitting being one of a

percussion primer end fitting, a detonating high energy end fitting and a low energy end fitting, and said second end fitting being one of a detonating high energy end fitting and a low energy end fitting.

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- 47. (previously presented) The system of claim 36, said first or second end fitting being a percussion primer end fitting comprising:
- a ferrule having a crimped portion crimped at a first end of said ferrule over the crimped portion of said first metal tubing, an annular groove disposed at a second end of said ferrule, and an O-ring disposed in said annular groove;
- a B-nut disposed over said first end of said ferrule for firmly holding said ferrule in place on said first metal tubing;
- a percussion primer disposed in a compartment in said second end of said ferrule; and a closure disk disposed over said percussion primer and closing said compartment, said closure disk being formed of stainless steel of sufficient thickness to permit said percussion primer

to ignite when said closure disk is struck by a firing pin.

- 48. (previously presented) The system of claim 47, further comprising a plastic cap removably disposed over said closure disk, said second end of said ferrule and a threaded portion of said B-nut, said plastic cap serving to protect the percussion primer end fitting during shelf life and during transportation, said plastic cap being removed to permit said threaded portion of said B-nut to be threaded into a transfer manifold to enable said percussion primer to be ignited.
- 49. (previously presented) The system of claim 48, said O-ring being made of silicone rubber and forms a hermetic seal between said ferrule and said transfer manifold.

	50. (previously presented) The system of claim 36, said first or second end fitting being a
:	low energy deflagrating end fitting comprising:
;	a ferrule having a crimped portion crimped at a first end of said ferrule over the crimped
l .	portion of said first metal tubing, an annular groove disposed at a second end of said ferrule, said
;	second end of said ferrule having predetermined slanted portion, wherein said annular groove is
i	formed in said predetermined slanted portion of said second end of said ferrule, and an O-ring
,	disposed in said annular groove;

a low energy booster charge disposed in a void formed along a central axis of said second end portion of said ferrule;

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a spit hole formed along a central axis of a middle portion of said ferrule and separating said rapid deflagrating cord from said low energy booster charge;

a closure cup fitted into said void for closing said void, said closure cup having a rim welded to said second end of said ferrule; and

a B-nut disposed over part of said first end of said ferrule, for firmly holding said ferrule in place on said first metal tubing, and over said middle portion and a part of said second end of said ferrule.

51. (previously presented) The system of claim 50, further comprising an end cap removably disposed over said closure cup, said second end of said ferrule and a threaded portion of said B-nut, said end cap serving to protect the low energy deflagrating end fitting during shelf life and during transportation, said end cap being removed to permit said threaded portion of said B-nut to be threaded into a transfer manifold.

ì	52. (previously presented) The system of claim 36, said first or second end fitting being a
2	detonating high energy end fitting comprising:
3	a ferrule having a crimped portion crimped at a first end of said ferrule over the crimped
4	portion of said first metal tubing, an annular groove disposed around a middle portion of said ferrule,
5	and an O-ring disposed in said annular groove;
6	a special silicone rubber seal annularly disposed around a first portion of a second end of said
7	ferrule;
8	a stainless steel interface retainer having an annular shape and disposed around a second
9	portion of said second end of said ferrule between said O-ring and said special silicone rubber seal,
10	a rim of the stainless steel interface retainer being welded to the ferrule;
11	a closure cup having a rim welded to an outside annular surface of said ferrule directly
12	underneath said stainless steel retainer;
13	a high energy detonation charge and a lead azide booster charge disposed said closure cup,
14	said lead azide booster charge being disposed between said second end portion of said ferrule and
15	said high energy detonation charge;
16	a spit hole formed along a central axis of said second end of said ferrule and separating said
17	rapid deflagrating cord from said lead azide booster charge; and
18	a B-nut disposed over part of said first end of said ferrule, for firmly holding said ferrule in
19	place on said first metal tubing, and over said middle portion, a part of said second end of said
20	ferrule and part of said stainless steel interface retainer

- disposed over said closure cup, said second end of said ferrule and a threaded portion of said B-nut,
 said end cap serving to protect the detonating high energy end fitting during shelf life and during
 transportation, said end cap being removed to permit said threaded portion of said B-nut to be
 threaded into a transfer manifold.
 - 54. (previously presented) An ordnance energy transfer system, comprising a transfer line, said transfer line including:

an aluminum tube;

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a rapid deflagrating material filing said aluminum tube, said rapid deflagrating material having a burn a rate of 1000 to 1500 feet per second;

a semi-flexible stainless steel tube centrally disposed over said aluminum tube, said stainless steel tube being shorter in length than said aluminum tube, each end portion of said stainless steel tube being crimped onto said aluminum tube to hold said aluminum tube in place, wherein in inner surface area of the non-crimped portion of said stainless steel tube is separated from said aluminum tube by 0.006 inches.

- 55. (previously presented) The system as set forth in claim 54, said aluminum tube having an outer diameter of 0.050 inches.
- 56. (previously presented) The system as set forth in claim 54, said stainless steel tube having an inner diameter of 0.062 inches and an outer diameter of 0.094 inches.
 - 57. (previously presented) The system as set forth in claim 54, further comprising:

a first end fitting disposed at a first end of said transfer line; and	а	first end	fitting	disposed	at a	first end	of said	transfer	line: and
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a second end fitting disposed at a second end of said transfer line, said first end fitting being

one of a percussion primer end fitting, a detonating high energy end fitting and a low energy end fitting, and said second end fitting being one of a detonating high energy end fitting and a low energy end fitting.

58. (previously presented) The system as set forth in claim 57, said percussion primer end fitting comprising:

a ferrule having a crimped portion crimped at a first end of said ferrule over the crimped portion of said first metal tubing, an annular groove disposed at a second end of said ferrule, and an O-ring disposed in said annular groove;

a B-nut disposed over said first end of said ferrule for firmly holding said ferrule in place on said first metal tubing;

a percussion primer disposed in a compartment in said second end of said ferrule; and a closure disk disposed over said percussion primer and closing said compartment, said closure disk being formed of stainless steel of sufficient thickness to permit said percussion primer to ignite when said closure disk is struck by a firing pin.

59. (previously presented) The system as set forth in claim 58, further comprising a plastic cap removably disposed over said closure disk, said second end of said ferrule and a threaded portion of said B-nut, said plastic cap serving to protect the percussion primer end fitting during shelf life and during transportation, said plastic cap being removed to permit said threaded portion of said B-nut to be threaded into a transfer manifold to enable said percussion primer to be ignited..

1	60. (previously presented) The system as set forth in claim 57, said low energy deflagrating
2	end fitting comprising:
3	a ferrule having a crimped portion crimped at a first end of said ferrule over the crimped
4	portion of said first metal tubing, an annular groove disposed at a second end of said ferrule, said
5	second end of said ferrule having predetermined slanted portion, wherein said annular groove is
6	formed in said predetermined slanted portion of said second end of said ferrule, and an O-ring
7	disposed in said annular groove;
8	a low energy booster charge disposed in a void formed along a central axis of said second
9	end portion of said ferrule;
10	a spit hole formed along a central axis of a middle portion of said ferrule and separating said
11	rapid deflagrating material from said low energy booster charge;
12	a closure cup fitted into said void for closing said void, said closure cup having a rim welded
13	to said second end of said ferrule; and
14	a B-nut disposed over part of said first end of said ferrule, for firmly holding said ferrule in
15	place on said first metal tubing, and over said middle portion and a part of said second end of said

61. (previously presented) The system as set forth in claim 60, further comprising an end cap removably disposed over said closure cup, said second end of said ferrule and a threaded portion of said B-nut, said end cap serving to protect the low energy deflagrating end fitting during shelf life and during transportation, said end cap being removed to permit said threaded portion of said B-nut to be threaded into a transfer manifold.

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l	62. (previously presented) The system as set forth in claim 57, said detonating high energy
2	end fitting comprising:
3	a ferrule having a crimped portion crimped at a first end of said ferrule over the crimped
4	portion of said first metal tubing, an annular groove disposed around a middle portion of said ferrule,
5	and an O-ring disposed in said annular groove;
6	a special silicone rubber seal annularly disposed around a first portion of a second end of said
7	ferrule;
8	a stainless steel interface retainer having an annular shape and disposed around a second
9	portion of said second end of said ferrule between said O-ring and said special silicone rubber seal,
10	a rim of the stainless steel interface retainer being welded to the ferrule;
11	a closure cup having a rim welded to an outside annular surface of said ferrule directly
12	underneath said stainless steel retainer;
13	a high energy detonation charge and a lead azide booster charge disposed said closure cup,
14	said lead azide booster charge being disposed between said second end portion of said ferrule and
15	said high energy detonation charge;
16	a spit hole formed along a central axis of said second end of said ferrule and separating said
17	rapid deflagrating material from said lead azide booster charge; and
18	a B-nut disposed over part of said first end of said ferrule, for firmly holding said ferrule in
19	place on said first metal tubing, and over said middle portion, a part of said second end of said
20	ferrule and part of said stainless steel interface retainer.

63. (previously presented) The system as set forth in claim 62, further comprising an end cap

- removably disposed over said closure cup, said second end of said ferrule and a threaded portion of
 said B-nut, said end cap serving to protect the detonating high energy end fitting during shelf life and
 during transportation, said end cap being removed to permit said threaded portion of said B-nut to
 be threaded into a transfer manifold.
 - 64. (previously presented) The system as set forth in claim 54, said rapid deflagrating material comprising Cs₂B₁₂H₁₂ mixed with KNO₃.

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- 65. (previously presented) The system as set forth in claim 60, said low energy booster charge comprising Cs₂B₁₂H₁₂ mixed with KNO₃.
- 66. (New) The system of claim 33, with said first metal tube comprising an aluminum tube, and a semi-flexible stainless steel tube centrally disposed over said aluminum tube, said stainless steel tube being shorter in length than said aluminum tube, each end portion of said stainless steel tube being crimped onto said aluminum tube, an inner surface area of a non-crimped portion of said stainless steel tube being separated from said aluminum tube.
- 67. (New) The system of claim 53, with said first metal tube comprising an aluminum tube, and a semi-flexible stainless steel tube centrally disposed over said aluminum tube, said stainless steel tube being shorter in length than said aluminum tube, each end portion of said stainless steel tube being crimped onto said aluminum tube, an inner surface area of a non-crimped portion of said stainless steel tube being separated from said aluminum tube.

REMARKS

Status of Claims

Claims 33 through 67 are pending in the application; dependent claims 66 and 67 are newly presented. Claims 1 through 32 have been previously canceled without prejudice or disclaimer of its subject matter.

Requirement for Restriction Under 37 CFR §1.142

In the Office action mailed on 19 May 2006 (Paper No. 20060514), the Examiner required a restriction between:

Group I. Claims 33 through 53 drawn to an RDC cord hermetically encapsulated in a metal tubing, classified in Class 102, subclass 275.1; and

Group II. Claims 54 through 65, drawn to an RDC cord filling an aluminum tube, a surrounding stainless steel tube, classified in Class 102, subclass 275.1.

Applicant respectfully traverses the election requirement imposed in the Office action, but provisionally elects Group II.. Claims 54 through 67 are all within elected Group II.

Applicant objects to and traverses the restriction requirement on the grounds that the subject matter of the two groups overlap. In addition, the mandatory fields of search for the two embodiments are coextensive. Finally, it appears that the restriction requirement is being imposed merely for administrative convenience, and such a basis for imposition of a restriction requirement has been prohibited in previous decisions of the Commissioner.

It is submitted that search of the U.S. Patent Collection produced the following partial list of recent U.S. patent issued which are in fact classified in both Class 102, subclass 275.1 and Class 102, subclass 275.1 with aluminum:

Results of Search in U.S. Patent Collection db for:

(CCL/102/275.1 AND aluminum): 27 patents.

Hits 1 through 27 out of 27

	PAT. NO.	Title
1.	6,834,594	Tubular gas generator
2.	6,688,231	Cord-type gas generator
3.	6,647,887	Linear ignition fuze with shaped sheath
4.	6,536,798	Controlling activation of restraint devices in a vehicle
5.	6,467,415	Linear ignition system
6.	6,386,085	Method and apparatus for explosives assembly
7.	6,272,996	In-line initiator and firing device assembly
8.	6,247,410	High-output insensitive munition detonating cord
9.	6,006,671	Hybrid shock tube/LEDC system for initiating explosives
10.	5,827,994	Fissile shock tube and method of making the same
11.	5,540,154	Non-pyrolizing linear ignition fuse
12.	5,473,987	Low energy fuse
13.	5,285,728	Successive-actuation device, using pyrotechnic cord
14.	5,277,120	Extended charge cartridge assembly
15.	5,181,737	Safety apparatus for vehicle occupant
16.	5,101,729	Low energy fuse
17.	5,005,694	System for packaging detonating cord for transport
	4,917,017	Multi-strand ignition systems
19.	4,838,165	Impeded velocity signal transmission line
20.	4,819,612	Self-heating container
21.	4,756,250	Non-electric and non-explosive time delay fuse
22.	4,716,832	High temperature high pressure detonator
23.	4,660,474	Percussion or impact wave conductor unit
24.	4,608,113	Waterproof quick match and apparatus and method of forming same
25.	4,542,695	Contoured configured detonating cord and detonator
26.	4,488,486	Low brisance detonating cord
27.	4,432,268	Detonation cut-off device

The entirety of class 102, subclass 275.1 is approximately forty-five (45) U.S. Patent references. The foregoing listing of art included within Group II demonstrates both the lack of burden upon the Examining staff in making a simultaneous search of both Groups I and II, and the absence of evidence that Groups I and II are distinct. As specifically stated in MPEP §803, in imposing a

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restriction requirement, the Examiner must show that: (A) the inventions are independent (see MPEP §802.01, §806.04, §808.01) or distinct as claimed (see MPEP §806.05 - §806.05(i)); and (B) there will be a serious burden on the Examiner if the restriction requirement is not imposed (see MPEP §803.02, §806.04(a) -§806.04(i),§808.01(a), and §808.02). It is respectfully submitted that there would not be a serious burden upon the Examiner in searching Groups I and II.

Firstly, the Examiner has failed to show any type of burden, much less a serious burden, in the absence of a restriction requirement. In particular, not only has the Examiner failed to show that the search would impose a burden, but also the Examiner has failed to show that any burden would rise to the level of a serious burden. As stipulated in MPEP §803, if the search can be made without serious burden, the Examiner must examine the application on the merits, even if there are separate and distinct inventions. The Examiner has not alleged any serious burden in the Office action mailed on 19 May 2006 (Paper No. 20060514) and thus the Examiner must examine the entire application. Moreover, because no burden was shown, if the restriction is not withdrawn in the next Office action, the restriction requirement cannot be made final according to MPEP §706.07.

Secondly, whereas the Examiner has stated that the invention of claims 33 through 53 is classified in Class 102, Subclass 275.1, and that the invention of claims 54 through 65 is also classified in Class 102, Subclass 275.1 but with an aluminum element, it is submitted that, in order to perform a comprehensive search, the Examiner is going to be compelled to perform some searching in Class 102. Thus, the fields of search are coextensive with respect to the two groups of claims, and therefore the restriction requirement serves no purpose other than to impose an undue burden and unnecessary expense upon the Applicants (see MPEP §802.01, §806.04, §808.01).

Thirdly, MPEP §806.03 states that:

"Where the claims of an application define the same essential characteristics of a *single* disclosed embodiment of an invention, restriction therebetween should never be required. This is because the claims are but different definitions of the same disclosed subject matter, varying in breadth or scope of definition" (emphasis supplied).

Why, then has this prohibition been violated in the above-captioned application where a single embodiment has been disclosed? That fact that Applicant's claims are very broad in scope, and cover a plethora of implementations of the principles of Applicant's inventions, is not a basis for violating this prohibition against restriction. Withdrawal of this requirement is therefore respectfully urged.

For the above reasons, it is respectfully submitted that the restriction requirement is unnecessary, is not in accordance with the Rules of Practice or the MPEP, and constitutes the imposition of an undue burden and unfair expense upon the Applicants. Therefore, the restriction requirement should be withdrawn.

If the requirement for restriction is not withdrawn, then the Applicants reserve the right to file a Petition to the Commissioner because there is no serious burden upon the Examiner in searching the invention of Group I and Group II.

In view of the above, it is requested that the restriction requirement be withdrawn. It is further submitted that the application is in condition for examination on the merits, and early allowance is requested.

PATENT P56668

In view of the filing of the present application with thirty-five (35) claims on 1 March 2002, of which five (5) claims are independent, addition of new dependent claims 66 and 67 by this Amendment/Response does *not* incur additional fee. Accordingly, please **DO NOT** charge the Deposit Account of Applicant's undersigned attorney for newly added claims 66 and 67.

Respectfully submitted,

Robert E. Bushnell, Attorney for the Applicant Registration No.: 27,774

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Folio: P56668 Date: 6/19/06 I.D.: REB/kf



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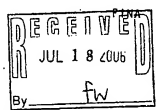
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